House Bill 497 (AS PASSED HOUSE AND SENATE)

By: Representatives Sheldon of the 105<sup>th</sup>, Cox of the 102<sup>nd</sup>, Cooper of the 41<sup>st</sup>, Coan of the 101<sup>st</sup>, Roberts of the 154<sup>th</sup>, and others

# A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 8 of Title 19 of the Official Code of Georgia Annotated, relating to

- 2 adoption, so as to provide for pre-birth surrender of rights for a biological father to a child
- 3 being placed for adoption; to provide for the dissolution of surrender rights signed by the
- 4 birth mother if the biological father legitimates the child and the adoption is not granted; to
- 5 clarify the authority of a birth mother to sign either a voluntary acknowledgment of
- 6 legitimation or of paternity following her execution of a surrender of parental rights in
- 7 support of an adoption of the same child; to provide for related matters; to provide for an
- 8 effective date and applicability; to repeal conflicting laws; and for other purposes.

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 11 Chapter 8 of Title 19 of the Official Code of Georgia Annotated, relating to adoption, is
- amended in Code Section 19-8-4, relating to the surrender of rights to the department or a
- child-placing agency, by revising subsection (c) as follows:
- 14 "(c) The surrender to the department or to a child-placing agency specified in paragraphs
- 15 (1) and (2) of subsection (e) of this Code section shall be executed, following the birth of
- the child, and the pre-birth surrender to the department or to a child-placing agency
- 17 <u>specified in paragraph (3) of subsection (e) of this Code section shall be executed prior to</u>
- 18 <u>the birth of the child. Each surrender shall be executed</u> in the presence of a representative
- of the department or the agency and a notary. A copy shall be delivered to the individual
- signing the surrender at the time of the execution thereof."
- SECTION 2.
- 22 Said chapter is further amended in said Code section by adding a new paragraph to
- 23 subsection (e) as follows:

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- (3)(A) The biological father who is not the legal father of a child may execute a
- surrender of his rights to the child prior to the birth of the child for the purpose of an

adoption pursuant to this Code section. A pre-birth surrender, when signed under oath by the alleged biological father, shall serve to relinquish the alleged biological father's rights to the child and to waive the alleged biological father's right to notice of any proceeding with respect to the child's adoption, custody, or guardianship. The court in any adoption proceeding shall have jurisdiction to enter a final order of adoption of the child based upon the pre-birth surrender and in other proceedings to determine the child's legal custody or guardianship shall have jurisdiction to enter an order for those purposes.

- (B) The responsibilities of an alleged biological father are permanently terminated only upon the entry of a final order of adoption. A person executing a pre-birth surrender pursuant to this Code section shall have the right to withdraw the surrender within ten days from the date of execution thereof, notwithstanding the date of birth of the child.

  (C) If a final order of adoption is not entered after the execution of a pre-birth surrender and paternity is established by acknowledgment, by administrative order, or by judicial order, then the alleged biological father shall be responsible for child support or other financial obligations to the child or to the child's mother, or to both.

  (D) The pre-birth surrender shall not be valid for use by a legal father as defined under
- (D) The pre-birth surrender shall not be valid for use by a legal father as defined under paragraph (6) of Code Section 19-8-1 or for any man who has executed either a voluntary acknowledgment of legitimation pursuant to the provisions of paragraph (2) of subsection (g) of Code Section 19-7-22 or a voluntary acknowledgment of paternity pursuant to the provisions of Code Section 19-7-46.1.
- (E) The pre-birth surrender may be executed at any time after the biological mother executes a sworn statement identifying such person as an alleged biological father of the biological mother's unborn child.
- (F) The pre-birth surrender shall meet the requirements of subsection (f) of Code Section 19-8-26."

SECTION 3.

Said chapter is further amended in Code Section 19-8-5, relating to the surrender rights when the child is to be adopted by a third party, by revising subsection (c) as follows:

"(c) The surrender specified in <u>paragraphs (1) and (2) of subsection (e)</u> of this Code section shall be executed; following the birth of the child, <u>and the pre-birth surrender specified in paragraph (3) of subsection (e) of this Code section shall be executed prior to the birth of the child. Each surrender shall be executed in the presence of a notary. The name and address of each person to whom the child is surrendered may be omitted to protect confidentiality, provided the surrender sets forth the name and address of his agent for purposes of notice of withdrawal as provided for in subsection (d) of this Code section. A</u>

copy shall be delivered to the individual signing the surrender at the time of the execution

2 thereof."

3 SECTION 4.

4 Said chapter is further amended in said Code section by adding a new paragraph to subsection (e) as follows:

"(3)(A) The biological father who is not the legal father of a child may execute a surrender of his rights to the child prior to the birth of the child for the purpose of an adoption pursuant to this Code section. A pre-birth surrender, when signed under oath by the alleged biological father, shall serve to relinquish the alleged biological father's rights to the child and to waive the alleged biological father's right to notice of any proceeding with respect to the child's adoption, custody, or guardianship. The court in any adoption proceeding shall have jurisdiction to enter a final order of adoption of the child based upon the pre-birth surrender and in other proceedings to determine the child's legal custody or guardianship shall have jurisdiction to enter an order for those purposes.

- (B) The responsibilities of an alleged biological father are permanently terminated only upon the entry of a final order of adoption. A person executing a pre-birth surrender pursuant to this Code section shall have the right to withdraw the surrender within ten days from the date of execution thereof, notwithstanding the date of birth of the child. (C) If a final order of adoption is not entered after the execution of a pre-birth surrender and paternity is established by acknowledgment, by administrative order, or by judicial order, then the alleged biological father shall be responsible for child support or other financial obligations to the child or to the child's mother, or to both.
- (D) The pre-birth surrender shall not be valid for use by a legal father as defined under paragraph (6) of Code Section 19-8-1 or for any man who has executed either a voluntary acknowledgment of legitimation pursuant to the provisions of paragraph (2) of subsection (g) of Code Section 19-7-22 or a voluntary acknowledgment of paternity pursuant to the provisions of Code Section 19-7-46.1.
- (E) The pre-birth surrender may be executed at any time after the biological mother executes a sworn statement identifying such person as an alleged biological father of the biological mother's unborn child.
- 32 (F) The pre-birth surrender shall meet the requirements of subsection (f) of Code 33 Section 19-8-26."

SECTION 5.

2 Said chapter is further amended in Code Section 19-8-7, relating to the surrender of rights

- 3 when the child is adopted by a relative, by revising subsection (c) as follows:
- 4 "(c) The surrender specified in <u>paragraphs (1) and (2) of subsection (e) of</u> this Code section
- shall be executed, following the birth of the child, and the pre-birth surrender specified in
- 6 paragraph (3) of subsection (e) of this Code section shall be executed prior to the birth of
- 7 the child. Each surrender shall be executed in the presence of a notary. A copy shall be
- 8 delivered to the individual signing the surrender at the time of the execution thereof."

9 SECTION 6.

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Said chapter is further amended in said Code section by adding a new paragraph to subsection (e) as follows:

"(3)(A) The biological father who is not the legal father of a child may execute a surrender of his rights to the child prior to the birth of the child for the purpose of an adoption pursuant to this Code section. A pre-birth surrender, when signed under oath by the alleged biological father, shall serve to relinquish the alleged biological father's rights to the child and to waive the alleged biological father's right to notice of any proceeding with respect to the child's adoption, custody, or guardianship. The court in any adoption proceeding shall have jurisdiction to enter a final order of adoption of the child based upon the pre-birth surrender and in other proceedings to determine the child's legal custody or guardianship shall have jurisdiction to enter an order for those purposes.

(B) The responsibilities of an alleged biological father are permanently terminated only upon the entry of a final order of adoption. A person executing a pre-birth surrender

pursuant to this Code section shall have the right to withdraw the surrender within ten

days from the date of execution thereof, notwithstanding the date of birth of the child.

(C) If a final order of adoption is not entered after the execution of a pre-birth

surrender and paternity is established by acknowledgment, by administrative order, or by judicial order, then the alleged biological father shall be responsible for child

support or other financial obligations to the child or to the child's mother, or to both.

(D) The pre-birth surrender shall not be valid for use by a legal father as defined under

paragraph (6) of Code Section 19-8-1 or for any man who has executed either a

voluntary acknowledgment of legitimation pursuant to the provisions of paragraph (2)

of subsection (g) of Code Section 19-7-22 or a voluntary acknowledgment of paternity

pursuant to the provisions of Code Section 19-7-46.1.

1 (E) The pre-birth surrender may be executed at any time after the biological mother 2 executes a sworn statement identifying such person as an alleged biological father of 3 the biological mother's unborn child.

4 (F) The pre-birth surrender shall meet the requirements of subsection (f) of Code 5 Section 19-8-26."

6 SECTION 7.

Said chapter is further amended in Code Section 19-8-9, relating to surrender of parental rights where legal mother puts up child for adoption, by adding a new subsection as follows: "(c) If a legal mother has voluntarily and in writing surrendered all of her parental rights pursuant to the provisions of subsection (a) of Code Section 19-8-4, 19-8-5, 19-8-6, or 19-8-7 and has not withdrawn her surrender within the ten-day period after signing as permitted by the provisions of subsection (b) of this Code section, she shall have no right or authority to sign either a voluntary acknowledgment of legitimation pursuant to the provisions of paragraph (2) of subsection (g) of Code Section 19-7-22 or a voluntary acknowledgment of paternity pursuant to the provisions of Code Section 19-7-46.1 regarding the same child."

SECTION 8.

18 Said chapter is further amended in Code Section 19-8-12, relating to notice to an alleged

biological father, procedure when identity or location of an alleged biological father is

unknown, and when rights of the biological father are terminated, by adding a new

21 subsection as follows:

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22 "(h) If the child is legitimated by his or her biological father and in the subsequent

adoption proceeding the petition for adoption is either withdrawn with prejudice or denied

by the court, then a surrender of parental rights final release for adoption executed by the

legal mother pursuant to the provisions of subsection (a) of Code Section 19-8-4, 19-8-5,

or 19-8-7 shall be dissolved by operation of law and her parental rights shall be restored

to her. The fact that the legal mother executed a surrender of parental rights final release

for adoption, now dissolved, shall not be admissible evidence in any proceedings against

29 the legal mother."

30 SECTION 9.

31 Said chapter is further amended in Code Section 19-8-26, relating to surrender of rights

32 forms, by revising subsection (f) as follows:

"(f) The pre-birth surrender of rights by a biological father who is not the legal father of the child pursuant to paragraph (3) of subsection (e) of Code Section 19-8-4, 19-8-5, or 19-8-7 shall conform substantially to the following form:

## 'PRE-BIRTH SURRENDER OF RIGHTS

#### FINAL RELEASE FOR ADOPTION

## NOTICE TO ALLEGED BIOLOGICAL FATHER

This is an important legal document and by signing it you are surrendering any and all of your right, title, and claim to the child identified herein, so as to facilitate the child's placement for adoption. You have the right to wait to execute a Surrender of Rights Final Release for Adoption after the child is born, but by signing this document you are electing to surrender your rights prior to the birth of this child. You are to receive a copy of this document and as explained below have the right to withdraw your pre-birth surrender within ten days from the date you sign it.

I, the undersigned, understand that I have been n	amed by	, the
mother of the child expected to be born in		
(state) on or about the		
(year), as the biological father or po	ossible biological fath	ner of her child. I
further understand that the mother wishes to place	this child for adoption	on.
To the best of my knowledge and belief, the child	l has not been born a	s of the date I am
signing this pre-birth surrender; however, if in fact	t the child has been bo	orn, this surrender
shall have the same effect as if it were a surrend	er executed followin	ng the birth of the
child.		
I understand that by signing this document I am	not admitting that I	am the biological
father of this child, but if I am, I hereby agree that	adoption is in this chi	ild's best interest.
I consent to adoption of this child by any person	chosen by the child's	mother or by any
public or private child-placing agency without for	urther notice to me.	I expressly waive
any other notice or service in any of the legal pro	oceedings for the ado	ption of the child.
I understand that I have the option to wait until	after the child is b	orn to execute a
surrender of my rights (with a corresponding ter	n-day right of withdra	wal) and, further,
that by executing this document I am electing ins	tead to surrender my	rights before the
child's birth.		
I further understand that execution of this docume	ent does not fully and	I finally terminate
my responsibilities until a final order of adoption	is entered. I understar	nd that if the child
is not adopted, legal proceedings can be brought to	o establish paternity,	and I may become
liable for financial obligations related to the birth	and support of this cl	hild

1	Furthermore, I hereby certify that I have received a copy of this document and that I	
2	understand that I may only withdraw this pre-birth surrender by giving written notice,	
3	delivered in person or by statutory overnight delivery or registered mail, return receipt	
4	requested, to within ten days from the date hereof; that	
5	the ten days shall be counted consecutively beginning with the day immediately	
6	following the date hereof; that, however, if the tenth day falls on a Saturday, Sunday, or	
7	legal holiday, then the last day on which the surrender may be withdrawn shall be the	
8	next day that is not a Saturday, Sunday, or legal holiday; and that it may NOT be	
9	withdrawn thereafter.	
10	If prior to my signing this pre-birth surrender I have registered on Georgia's putative	
11	father registry then if I do not withdraw this surrender within the time permitted, I waive	
12	the notice I would be entitled to receive pursuant to the provisions of Code Section	
13	19-8-12 of the Official Code of Georgia Annotated because of my registration on the	
14	putative father registry.	
15	Furthermore, I hereby certify that I have not been subjected to any duress or undue	
16	pressure in the execution of this document and do so freely and voluntarily.	
17	Witness my hand and seal thisday of	
10	(CEAL)	
18 19	Alleged biological father	
20	Aneged biological father	
21	Unofficial Witness	
22	Sworn to and subscribed	
23	before me on this day of	
24	,	
25	·	
26	Notary Public	
27	Seal	
28	My commission expires:'"	
29	SECTION 10.	
30	This Act shall become effective July 1, 2007, and shall apply to proceedings under this	
31	chapter on or after the effective date of this Act.	
32	SECTION 11.	
33	All laws and parts of laws in conflict with this Act are repealed.	
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